

Article - Labor and Employment  
Section 8-209(c)  
Annotated Code of Maryland  
(1991 Volume and 1994 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

**Article - Labor and Employment**

8-209.

(c) Work that a yacht salesperson performs for a licensed trader for payment solely by commission is not covered employment.

SECTION 2. AND BE IT FURTHER ENACTED, That § 8-209(c) of the Labor and Employment Article shall be construed retroactively and shall be applied to and interpreted to affect all determinations by the Secretary of Economic and Employment Development of: (1) rates of contributions for employing units for all calendar years beginning on or after ~~January~~ ~~October~~ January 1, 1992; and (2) benefit charges for unemployment insurance claims for benefits based on work performed on or after January October January 1, 1992. Wages that are paid for work that a yacht salesperson performed through September 30, 1994 for a licensed trader for payment solely by commission may be used in determining monetary eligibility for unemployment insurance benefits.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 1995.

Approved May 18, 1995.

---

**CHAPTER 407**

**(Senate Bill 856)**

AN ACT concerning

**Maryland Environmental Service - Charges**

FOR the purpose of providing that certain costs and charges may be levied by the Maryland Environmental Service against municipalities, persons, or property in certain circumstances; requiring certain 5-year plans to be consistent with certain water and sewerage plans; prohibiting a 5-year plan, contract, or charges relating to a service district to be altered in certain circumstances without the written consent of the Service; providing that the authority of the Service to enter into certain contracts with certain parties is discretionary; requiring the Service to give certain notice before imposing certain charges; establishing procedures for the collection of certain charges by the Service; providing that the Service may impose rates, fees, or other charges for the use of or for services furnished by any project within a service